1	HON. THOMAS S. ZILLY		
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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
7	AT SEATTLE		
8	JULIE ANN HANSON, individually and as	NO. 2:16-cv-00930-TSZ	
9	Personal Representative of the ESTATE OF MARILYN MOWAN, deceased,		
10	Plaintiff,	STIPULATION AND AGREED ORDER EXTENDING THE DEADLINE FOR	
11	v.	DISCLOSURE OF EXPERT TESTIMONY	
12	SNOHOMISH COUNTY, a municipal corporation, TY TRENARY, KAITLIN		
13	GEARY, JEFFREY LANGSAM, and JULIE ROUNTREE and I-CHEN LIU,		
14	Defendants.		
15			
16	STIPULATION		
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18	COME NOW the parties, by and through their respective counsel of record and hereby		
	stipulate and request that the Court enter an order extending the deadline for disclosure of expert		
19	testimony from April 12, 2017 to May 24, 2017 considering the following:		
20	1. The deadline for disclosure of expert testimony April 12, 2017 pursuant to the		
21			
22	Court's Minute Order Setting Trial Date dated August 8, 2016. (Dkt. # 12).		
	STIPULATION AND AGREED ORDER EXTENDING THE DEADLINE FOR DISCLOSURE OF EXPERT TESTIMONY- 1 CASE NO.: 2:16-cv-00930-TSZ	LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Ste. 500 Seattle, WA 98101 (206) 621-8525 Phone (206) 223-8224 Fax	

1 2. The parties have conducted extensive discovery and have taken numerous 2 depositions of lay witnesses and Rule 30(b)(6) witnesses. 3. 3 On September 8, 2016 Plaintiff propounded discovery on Snohomish County. 4 One of the areas of inquiry were the other in custody deaths at the Snohomish County Jail that 5 preceded and followed the death of Marilyn Mowan on September 23, 2014. There have been 22 6 in custody deaths at the Snohomish County Jail since 2005. 7 4. To date, Snohomish County has not fully answered that discovery and has not 8 produced responsive information on at least five of the in custody deaths. 9 5. The parties engaged in a discovery conference on this issue on February 22, 2017. 10 During that discovery conference Snohomish County indicated that they were continuing to investigate if they had responsive documents to Plaintiff's requests. 11 12 6. The overdue discovery that Plaintiff seeks is essential material to be reviewed by Plaintiff's expert witnesses. The overdue discovery is vital for the experts to arrive at their 13 14 conclusions. 15 7. The parties met and conferred and believe that good cause exists for the Court to grant the parties' stipulated request for extending the deadline for disclosure of expert testimony 16 17 from April 12, 2017 to May 24, 2017. 8. The parties further seek to clarify that by operation of FRCP 26(a)(2)(D)(ii), the 18 19 deadline for expert rebuttal testimony will be 30 days after the deadline for disclosure of expert 20 testimony. Should the Court grant the parties stipulation, the new deadline for expert rebuttal 21 testimony will now be June 23, 2017.

STIPULATION AND AGREED ORDER EXTENDING THE DEADLINE FOR DISCLOSURE OF EXPERT TESTIMONY- 2 CASE NO.: 2:16-cv-00930-TSZ

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1	9. The parties do not anticipate that the new deadline for disclosure of expert		
2	testimony will necessitate additional extensions of the deadlines set forth in the Court's order.		
3	LAW OFFICES OF JAMES S. ROGERS	MARK K. ROE Snohomish County Prosecuting Attorney	
5 6 7	By: s/ Cheryl L. Snow Cheryl L. Snow, WSBA #26757 Justin R. Boland, WSBA # 35381 Attorneys for Plaintiff 1500 Fourth Avenue, Suite 500	By: s/ Katherine Bosch Michael C. Held, WSBA # 6357 Katherine Bosch, WSBA # 43122 Joseph B. Genster, WSBA # 14968 Deputy Prosecuting Attorneys	
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10 11	Email: justin@jsrogerslaw.com	Facsimile: 425-388-6333 Email: Michael.held@snoco.org Email: Katherine.bosch@snoco.org	
12	Dated: March 7, 2017	Email: Joseph.Genster@snoco.org Dated: March 7, 2017	
13	ORDER This matter having come before the Court on the Stipulation of the parties, the Court having considered the foregoing stipulation and for good cause shown, IT IS HEREBY		
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16 17	ORDERED that the deadline for disclosure of expert testimony is extended from April 12, 2017,		
18	to May 24, 2017. IT IS HEREBY FURTHER ORDERED that the new deadline for expert		
19	rebuttal testimony pursuant to FRCP 26(a)(2)(D)(ii) will now be June 23, 2017.		
20	Dated this 8th of March, 2017.	Thomas S Felly	
21 22		Thomas S. Zilly United States District Judge	
	STIPULATION AND AGREED ORDER EXTENDING THE DEADLINE FOR DISCLOSURE OF EXPERT TESTIMONY- 3 CASE NO.: 2:16-cv-00930-TSZ	LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Ste. 500 Seattle, WA 98101 (206) 621-8525 Phone (206) 223-8224 Fax	

1	Presented by:	
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5	Justin R. Boland, WSBA # 35381	Katherine Bosch, WSBA # 43122
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STIPULATION AND AGREED ORDER EXTENDING THE DEADLINE FOR DISCLOSURE OF EXPERT TESTIMONY- 4

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